IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF NEW MEXICO

MAACO FRANCHISOR SPV LLC,

Plaintiff,

v.

S&J AUTO1 LLC; S&J AUTO2 LLC;

S&J HOLDINGS INC.; JEFFREY SCHULTZ;

and STEPHANIE SCHULTZ;

Defendants.

ORDER TO SHOW CAUSE

THIS MATTER is before the Court sua sponte. This case is at a stand-still. Plaintiff

requested default from the Court Clerk on September 17, 2021, or 108 days ago. [Docs. 11, 12].

The Clerk entered default, but since September, Plaintiff has failed to take any further steps to

prosecute its claims. Accordingly, Plaintiff must show good cause within 30 days why its claims

should not be dismissed without prejudice pursuant to D.N.M.LR-Civ. 41.1 (allowing for

dismissal where the plaintiff takes no steps to move its case forward for 90 days).

IT IS THEREFORE ORDERED that Plaintiff show cause no later than February 2,

2022, why its claims should not be dismissed without prejudice for failure to prosecute under

D.N.M.LR-Civ. 41.1.

IT IS SO ORDERED.

STEPHAN M. VIDMAR

No. 21-cv-0730 SMV/KK

United States Magistrate Judge